

LEGAL NOTICES

NOTICE OF CHARTER AMENDMENT AND TAX MEASURE TO BE SUBMITTED TO THE LEGAL VOTERS OF THE CITY OF ONTARIO, OREGON, AT THE GENERAL ELECTION HELD ON NOVEMBER 2nd, 1920.

Charter Amendment
An amendment to Section 27 of the Charter of the City of Ontario, Oregon, to be submitted to the legal voters of the City of Ontario for their approval or rejection at the regular general election to be held November 2nd, 1920, the following is the form and number in which the proposed Amendment will be printed on the official City Ballot:

"Shall Section 27 of the City Charter be amended to read as follows, to-wit:
Section 27. The Mayor of the City of Ontario shall receive such compensation for his services as shall be deemed advisable by the Common Council, not exceeding the sum of \$50.00 per month, and the councilmen shall receive such compensation as they be deemed entitled to, not exceeding the sum of five dollars, (\$5.00), for each regular meeting of said council that said Councilmen shall attend. Provided, however, that if the Mayor shall receive any salary for his services that he shall devote at least two days to each week to the attention of the affairs of said City, and, provided, further, that no councilman shall receive any compensation for any regular meeting at which he is not in attendance.
It is further provided that the Mayor or any member of the Common Council, during the term of his office shall not be interested directly, or indirectly, in any contract, the expense of which is to be paid by the City.
It is further provided that when any member of the Common Council, or the Mayor, is called upon to perform, and does perform, any special duties which require the incurring of any expense, such actual expense may be paid by the City.
25—For Amendment—Yes
29—For Amendment—No

Argument Affirmative.
When the present Charter of the City of Ontario was adopted its municipal property consisted of Trunk Sewer No. 1 and Trunk Sewer No. 2, then in process of construction. At that time the revenue of the City amounted to approximately Twenty-Thousand Dollars, (\$20,000), per annum.

At the present time the municipal property owned by the City and under its care for up-keep and maintenance consists of a water system, which cost One Hundred Fifteen Thousand Dollars, (\$15,000), thirty-two (32) blocks of paving, costing One Hundred Sixty Thousand Dollars, (\$160,000) two trunk sewers and ten lateral sewers which cost Ninety-seven Thousand Five Hundred Dollars, (\$97,500), and other City property worth Twenty-seven Thousand Five Hundred Dollars, (\$27,500), in all the sum of Four Hundred Twenty Thousand Dollars, (\$420,000). The annual revenue of the City for all purposes now amounts to approximately Fifty Thousand Dollars, (\$50,000).

To take charge of and exercise the care over this valuable municipal property seven citizens are selected by the voters of the City, who act in the capacity of Mayor and Common Council. No other officers are elected who have anything to do with the caring for the municipal property. All officers to whom this property is entrusted are appointed by the Mayor and Council and have no responsibility, except to those who appointed them. On the other hand the Mayor and Council are directly responsible to the people of the City of Ontario for the management and care of these varied municipal interests.

In order that this property, which has been acquired, at so much cost, to the citizens of the City of Ontario, shall be properly cared for and maintained, engineers a vast amount of responsibility upon the Mayor and Council and to discharge this responsibility necessitates the giving up, by those officers of a considerable portion of their time, for which they receive no compensation.
Again the present Common Council is about to adopt the regulation system in the purchasing of City supplies and the employment of City labor, which will again make a demand upon the time of these officers.
It is no more than just that if you hold men responsible for the discharge of the obligatory duties which you call upon them to do, that they should receive some small compensation for their services.
If this measure, obtains, there will be ordinance enactments defining more clearly and closely, that the Charter, their duties, and making it obligatory for them to perform the same in order to secure their compensation.

TAX MEASURE
A tax measure to be submitted to the legal voters of the City of Ontario, Oregon, for their approval or rejection at the regular General Election to be held November 2nd 1920, the following is the form and number in which the proposed measure will be printed on the official City Ballot:
"Shall the Common Council of the City of Ontario, Oregon, be authorized and empowered to levy a special tax in the sum of One Mill on each Dollar of Taxable property within the corporate limits of said City for the purpose of raising a fund for the support of the Public Library located in said City? Said levy to be included in the Tax-Roll for the year of 1921.
30—For Tax—Yes
31—For Tax—No

Argument Affirmative
For several years past the City

has maintained a Public Library from the appropriation contained in its annual tax budget but during the past year, under a recent State law, the County Library has been located here and combined with the City Library. For its support the County contributes certain amount of funds but if the County Library be located outside the County Seat, then the Town wherein it is located must assist in its support. The Library for the year of 1920 was not sufficient for that purpose making this proposed Tax Measure a necessity if the County Library be retained. The Library in its present form is a valuable asset to the City and should be maintained.

CITY ELECTION NOTICE
NOTICE IS HEREBY GIVEN, That on the 2nd day of November 1920, in the City of Ontario, Malheur County, Oregon, a General Election will be held at the following Polling Places in said City, to-wit:

Precinct No. 1 at the residence of Joy H. Husted on Illinois Avenue or Third Avenue N. W.
Precinct No. 2 at the City Hall.
Precinct No. 3 at Boyer's New Bldg., East Side Main St.
for the purpose of electing the following Municipal Officers, namely, One Mayor, to serve for the term of two years.
One Treasurer to serve for the term of two years.
Six members of the Common Council, each to serve for the term of two years.
Also at the said General Election to be held in the several voting precincts in said City of Ontario, Malheur County, Oregon, on November 2nd, 1920, the following proposed Amendment and Measure will be submitted:

AMENDMENT
An amendment of Section 27 of the Charter of the City of Ontario, Oregon proposing the fixing of a compensation to be paid the Mayor and Members of the Common Council for their services.

MEASURE
Authorizing the Common Council to levy a special tax of one mill on all of the taxable property within the Corporate limits of the City of Ontario, Oregon, for the support of the Public Library of said City. Said levy to be included in the City Tax Roll for the year of 1921.

Which election will be held at 8 o'clock in the forenoon and will continue until eight o'clock in the afternoon of said day.
By order of the Common Council of the City of Ontario, Oregon.
CLAY M. STEARNS,
City Recorder

NOTICE OF SHERIFF'S SALE IN FORECLOSURE

BY VIRTUE OF AN EXECUTION IN FORECLOSURE, duly issued by the Clerk of the Circuit Court of the State of Oregon, for the County of Malheur, dated the 27th day of September, 1920, in a certain suit in the said Circuit Court, for said State and County, wherein Fred L. Panike, as Plaintiff, recovered judgment against W. Abbie Webb and Wife, Jennie M. Webb as defendants, in the sum of Two Hundred Fifty-five & 30/100 (\$255.30) Dollars, with interest thereon from the 9th day of September, 1920, at the rate of 8 per cent per annum, and for the further sum of Fifty & 15/100 (\$50.00) Dollars Attorney's fees, and for the further sum of Fourteen and No/100 (\$14.00) Dollars costs, which judgment was enrolled and docketed in the Clerk's office of said Court in said County on the 27th day of September, 1920.
THEREFORE NOTICE IS HEREBY GIVEN, That I will on the 30th day of October, 1920, at the hour of 11:30 o'clock, in the forenoon of said day, at the North Main Entrance Door of the Court House, at Vale, in said County and State, sell at public auction to the highest bidder or bidders for cash, the following described real property, to-wit:
The South half of the Northeast Quarter (S½ NE¼), Northwest Quarter of the Southeast Quarter (NW¼ SE¼), Lots Three (3) and Four (4), East half of Southwest Quarter (E½ SW¼) Section Thirty-one (31) and Southwest Quarter of Northwest Quarter (SW¼ NW¼) Section thirty-two (32), all in Township Sixteen (16) South, Range Forty-six (46) E. W. M.
The above real property with its appurtenances taken and levied upon as the property of the said Defendants, W. Abbie Webb and Wife, Jennie M. Webb, by virtue of a mortgage given thereon by the above named Defendants, or as much thereof as may be necessary to satisfy said judgment in favor of Fred L. Panike, together with all costs and disbursements that have or may accrue.
Dated at Vale, Oregon, this 28th day of September, 1920.
H. LEE NOE, Sheriff,
By C. W. Glenn, Deputy:
Date of first publication, September, 30th, 1920.
Date of last publication, October, 25th, 1920.
Date of Sale, October, 30th, 1920, at 11:30 A. M.

The crop rotations recommended by the Crop Improvement committee are good ones. The individual may wish to make some modifications, but the idea and principles are there.

SUMMONS
In The Circuit Court of the State of Oregon, For Malheur County.
H. P. Rowe, Plaintiff,
vs.
Nettie Atwater being one and the same person as Nellie Atwater; Edwin H. Atwater being one and the same person as E. H. Atwater; Rosella Smith formerly Rosella Mack; Clara Mack Crouch being one and the same person as Clara Mack Couch; Jareb G. Culver being one and the same person as Jacob G. Culver; Mary Lewis a widow, Richard Mack, Mrs. W. J. Lewis, Mrs. Thomas Waldie, Mrs. Paul Schnoker, Mrs. John Waldie, and Mrs. L. W. Mason and Mrs. J. H. Hunter, being all of the heirs at law of the Charles Mack, deceased, and all other persons unknown, claiming any right, title or interest in and to the property described herein.

Defendants.
To: Nettie Atwater being one and the same person as Nellie Atwater; Edwin H. Atwater being one and the same person as E. H. Atwater; Rosella Smith formerly Rosella Mack; Clara Mack Crouch being one and the same person as Clara Mack Couch; Jareb G. Culver being one and the same person as Jacob G. Culver; Mary Lewis a widow, Richard Mack, Mrs. W. J. Lewis, Mrs. Thomas Waldie, Mrs. Paul Schnoker, Mrs. John Waldie, Mrs. L. W. Mason and Mrs. J. H. Hunter, being all of the heirs at law of the Charles Mack, deceased, and all other persons unknown, claiming any right, title or interest in and to the property described herein, defendants above named:
IN THE NAME OF THE STATE OF OREGON:

You are hereby required to appear and answer the Complaint filed against you, in the above entitled, suit, on or before the expiration of six weeks from the date of the first publication of this summons, and if you fail to answer, for want thereof, plaintiff above named will apply to the Court for the relief prayed for in his complaint, on file herein to-wit: For an Order and Decree of the Court that you and each of you have no right, title, interest, claim, lien or estate in and to the Lots 11, 12 and the North Half (N½) of Lot 13, all in Block 127, of the City of Ontario, County of Malheur, State of Oregon, and for an Order and Decree, quieting plaintiff's title against each and all of you, in and to said premises, and for such other and further relief as the Court may see just and equitable.
This summons is published pursuant to an order of the Hon. Dalton Biggs, Circuit Judge of Malheur County, Oregon, duly made and entered on September 30th, 1920.
R. W. SWAGLER,
Attorney for Plaintiff, Residing at Ontario, Oregon.
First Publication Oct. 7th, 1920.
Last Publication, Nov. 18, 1920.

NOTICE OF FINAL SETTLEMENT
In The County Court of the State of Oregon, For Malheur County.
IN THE MATTER OF THE ESTATE OF ELBERT M. KIRKPATRICK, DECEASED
NOTICE IS HEREBY GIVEN, That Lee Baldrige, Administrator of the estate of Elbert M. Kirkpatrick, deceased, has filed in the County Court of the State of Oregon, for Malheur County, his final account of his administration of said estate, and that the same has been duly set for hearing by said Court on Saturday, the 16th day of October, 1920, at the hour of ten o'clock A. M. at the Court House in the City of Vale, Malheur County, Oregon.
Any and all persons interested in said estate are hereby notified to appear at said time and place and file their objections, in writing, if any there be, to said Final Report.
Dated this 16th day of September, 1920.
LEE BALDRIDGE,
Executor of the estate of Elbert M. Kirkpatrick, Deceased.
Brooke & Gallagher, Ontario, Oregon.
Attorneys for Administrator.

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Experienced Lady Assistant
Day phone 175 Night phones 89M-178-170M

Oregon Must Have a Port Equal to any Port on the Pacific Coast
Initiative measure No. 310 on the ballot gives to the Port of Portland means to create such a port.
The primary object of this bill is to furnish the means to insure the opening and maintaining of a 30 foot channel from Portland to the sea and of building and establishing port facilities at the City of Portland sufficient to handle the foreign and coastwise shipping of that port.
The cost of this improvement will be met by the people living within the boundaries of the Port of Portland.
When you go to the Polls November second vote 310 YES and give to the Port of Portland the power to maintain its 30 foot channel to the sea and to build adequate port facilities to handle all of the great products of the interior of the state.
The passage of this bill means lower freight rates for the products of Oregon in reaching the markets of the world and a consequent greater profit to the producers.
This is the most important and the most valuable measure that has ever been put up to the voters of the interior portions of the state.
VOTE 310 YES
Oregon Port Development League
G. S. O'Neal, Secretary.

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The cost of this improvement will be met by the people living within the boundaries of the Port of Portland.
When you go to the Polls November second vote 310 YES and give to the Port of Portland the power to maintain its 30 foot channel to the sea and to build adequate port facilities to handle all of the great products of the interior of the state.
The passage of this bill means lower freight rates for the products of Oregon in reaching the markets of the world and a consequent greater profit to the producers.
This is the most important and the most valuable measure that has ever been put up to the voters of the interior portions of the state.
VOTE 310 YES
Oregon Port Development League
G. S. O'Neal, Secretary.

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The cost of this improvement will be met by the people living within the boundaries of the Port of Portland.
When you go to the Polls November second vote 310 YES and give to the Port of Portland the power to maintain its 30 foot channel to the sea and to build adequate port facilities to handle all of the great products of the interior of the state.
The passage of this bill means lower freight rates for the products of Oregon in reaching the markets of the world and a consequent greater profit to the producers.
This is the most important and the most valuable measure that has ever been put up to the voters of the interior portions of the state.
VOTE 310 YES
Oregon Port Development League
G. S. O'Neal, Secretary.